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8	IN THE UNITED STATES DISTRICT COURT IN AND FOR THE WESTERN DISTRICT OF WASHINGTON		
9	UNITED STATES OF AMERICA,	NO. CR05-5886FDB	
11	PLAINTIFF,	STIPULATED MOTION, DECLARATION	
12	VS.	AND AGREED ORDER	
13	ADBENNASSER ENNASSIME, TONYA ENNASSIME,		
14	DEFENDANTS.		
15			
16	<u>MOTION</u>		
17	COMES NOW the defendant, by and through his attorney of record, and moves this		
18	Court for an order to continue the motions date until January 19, 2006. This motion is based		
19	upon the subjoined declaration of counsel, and the records and files herein.		
20	Dated this 28th day of December, 2005.		
21			
22		s/ David H. Gehrke David H. Gehrke, WSBA #8123	
23	STIPULATED MOTION, DECLARATION AND AGREED ORDER - 1	Law Offices of Gehrke & Baker 22030 7 th Ave S Ste 202 GEHRKE & BAKER 22030 7 TH AVE SOUTH SUITE 202 DES MOINES, WA 98198 206.878.4100 206.878.4101 FAX	
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5				
6		DEC	LARATION	
	LD			
7	I, David H. Gehrke, do hereby declare as follows:			
8	1.	I am the attorney for Adber and am competent to testify	nnasser Ennassime. I am over the age of eighteen to the matters herein.	
10	2. I was just retained on the case and my client was indicted on the 23 rd of December. Because of the holidays, I will be on the East coast and travelin			
11		from December 25 th to January 3 rd . I will be back in the office on January 3 rd . Since I have not seen the discovery yet, I am unable to begin to see what		
12	2	motions need to be made.	amos for Tonya Errossimo Dobart Huff Ha is in	
13	3.		orney for Tanya Ennassime, Robert Huff. He is in on. I have also talked to the offices of the AUSA's	
14		~		
	UNITED ST		OF PERJURY UNDER THE LAWS OF THE THE FOREGOING IS TRUE AND CORRECT ND BELIEF.	
16				
17	Dated	I this 28 th day of December, 20	05, at Des Moines, WA.	
18			s/ David H. Gehrke	
19			David H. Gehrke, WSBA #8123 Law Offices of Gehrke & Baker	
20			22030 7 th Ave S Ste 202 Des Moines WA 98198	
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	STIPULATED N AND AGREED	MOTION, DECLARATION ORDER - 2	GEHRKE & BAKER 22030 7 TH AVE SOUTH SUITE 202 DES MOINES, WA 98198	

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2	AGREED ORDER		
3	Based upon the foregoing, it is hereby ordered that the motions date is extended to		
4	January 19, 2006.		
5	Dated this 4 th day of January, 2006.		
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8		fall	
9			
10		FRANKLIN D. BURGESS UNITED STATES DISTRICT JUDGE	
11	Presented by:	s/ David H. Gehrke	
12 -		David H. Gehrke, WSBA #8123 Law Offices of Gehrke & Baker	
13		22030 7 th Ave S Ste 202	
14		Des Moines WA 98198 Telephone: (206) 878-4100	
15		Fax: (206) 878-4101 E-Mail: <u>gehrkelaw2004@yahoo.com</u>	
16	A 1 4 1 4 16	Attorney for defendant	
17	Approved as to substance/form: <u>Per telephonic approval</u>		
18	Ye-Ting Woo Assistant United States Attorney		
19	Per telephonic approval		
20	Jill Otake Assistant United States Attorney		
21	Assistant Officed States Attorney		
22	Per telephonic approval Robert Huff		
23	Attorney for co-defendant		
	STIPULATED MOTION, DECLARATION AND AGREED ORDER - 3	GEHRKE & BAKER 22030 7 th AVE SOUTH SUITE 2	

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